PROPOSALS. ROPOSALS FOR HEATING FORD'S

WASHINGTON D. C. MAY SE, 1980, proposals will be resident at this office until a seal of the control of the con d therwith.

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s hall have seen through and receive information on a to the work by upplying in Mr. EDWALD Guyerman Architet. No. 38 Lord helps a child. No. 38 Lord helps also should be addressed to the undersigned, andersed, "Proposals for Healing Ford's Theorem and the stands of the seen of the

name.

annuments, to be signed by two responsible persons, responsibility must be certified to by the United District 2 days, United States District Astroney, or States Collector, must accompany each proposal; it states Collector, must accompany each proposal; it will not be considered. If the proposal is the Fuel, "and addressed to subdersigned." Proposals for Fuel, "and addressed undersigned." Proposals for Fuel, "and addressed undersigned." Major and Quantumaster.

D BOPOSALS FOR FUEL.

PATENT OFFICE BULLING. Jane 1, 1802.

PATENT OFFICE BULLING. Jane 1, 1802. 5

led proposals will be received at this Department 12 o'clock in., on SATURDAY, the With best, for hing 12, 250 lbs. to the too) of the best quality has fore 1, 250 lbs. to the too) of the best quality Hed onl, stove and grate size.

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Proposals to be addressed to the Secretary of the In-ter, and andered "Proposals@ovFuel."
W. PENN CLARKS,
Ohlef Clark.

DROPOSALS FOR STATIONERY.

Smaled proposals for furnishing this Department with Stationery, for the Sanal year ending June 20, 1607, will be received until 13 o'clock, neon, of the 30th Instant. They must be endorsed on the awayi pe. Proposals for Stationery," and addressed to the Department.

at nominal or neutron, will not be considered, to the forms for proposale, embracing a schedule of forms for proposale, embracing a schedule of forms for proposale.

AYOR'S OFFICE, CITY HALL, Bealed Proposals will be restreed by the undersigned until 10 o'clock mi, on TURBDAY, June 12 h, instant, for building of a live offer beat wide diagnees, the strong of a live of the late to the late of lat

work ight to decline any or all proposals, about it be accessary, is reserved. ncessary, is reserved.
Alions can be seen at the office of the Commis-lions can be seen at the office of the Commis-limprovements any day from 10 a.m. till 12

etical mechanics used bid.

JAMES W. SPALDING,
Commissioner Second Ward.
JOHN T. GARNES,
Commissioner Third Ward. PROPOSALS FOR FRESH AND

OFFICE DEPOT COMMISSARY OF SCHOOLFERON, }

Beef required for any purpose at also super, a consist of the first quality and in an unexceptionable consistent with be required to deliver the small at the since-harse, where he will distribute it in such quantities and at each times as an officer of the flathest case. Supernie proposals will be resulved for supplying each. Signarshe proposals will be resulved for supplying each. Hidders must be present at the opening of the bids. Hidders the best such as the correspond on the best of the such as the Government may have for disbursement.

All the small will be subject to a rigid tespection, and those satisfactory, purchase in the open market will be made at the exposus of the contractor.

All questions respecting quality and condition will be satisfied by the officer of the Subsidence Department 1-2 and 1-2 a

Maj. and C. S. U. S. A.

DEPARTMENT OF THE INTERIOR,
WASHINGTON, June 3, 1866.
On the petition of Edward A. Palmer and Adolphus J.
Bimmuse, of Gisyaville, New York, praying for the extention of a patent granted to them on the 7th day
is planner, 1869. For an improvement in "Whitfle-ired
Book," for senies from the expiration of and
Hock," for went place on the 7th day
passent, which labbes place on the 7th day of juptamber,
passent, which labbes place on the 7th day of juptamber,

Hook, "for seven years from the sayed subsequently paint, which lakes piace in the Ttt day of jestember, jester, and so that the said petition be heard at the Patent Office on MONBAY, the 20th day of August next, at 12 o'clock, m.; and all percents are notified to appear and show cause, if any they have, why and petition ought not be be granted.

Persons appealing the extension are required to file in the Patent Office their objections, specially on forth the Patent Office their objections, specially on forth in the Patent Office their objections, specially on forth in the Patent Office their objections, because of bearing; had bearing, must be taken and transmitted in accordance with the rules of the office, which will be furnished on application.

Beyonition and other papers, railed upon as testimosy, must be filed in the office in the will be furnished on application.

Depositions and other papers, railed upon as testimosy, must be filed in the office of the object of the said of the papers of the day of hearing; the arguments, if any within ten stays after filing the said to the foreign of the said of the part of the part of the said of hearing the part of the paper of Patesti.

P. S.—Editors of the above papers will plane only, the pages of the part of the will be paper.

VOL. VI.

The National Republican.

WASHINGTON CITY, D. C., THURSDAY MORNING, JUNE 14, 1866.

Approved, June 12, 1866.

NO. 169

at are Published in this Paper by Authority of THE PRESIDENT. The Official Advertisements of all the Es

PROPOSALS. P ROPOSALS FOR MATERIALS TO BE SUFFILED TO THE RAYY VARIE, USDEN THE GOODIES OF THE SUREMU OF CONSTRUCTION AND REFAIL

he spend, must be addressed to the Chief of the mark teachers, and Espair, Navy Department, and Espair, State Department, and Espair, State they may be dirrom other business joistes. On the State State of the Commission of the State S

I must be for the whole of a clare, and all for information or for the examination of be made to the Commandants of the ree district in which they reside.

within ten days affer the warrant for the name that we have here passed by the Secretary of the Transary. The classes of this Stream are numbered and deal haled as follows;
No. 1 Viax, Canvax, Twins. No. 14. Ox Hidex.
No. 2 Cates Canvax and No. 12. Ash A Beech Plant Form.
No. 3 Paints Canvax and No. 15. Ash A Beech Plant No. 15.

HROOKLYN.
Nos. 1, 2, 3, 4, 10, 16, 28, 24.
PHILADELPHIA.
Nos. 1, 2, 3, 4, 6, 10, 12, 13, 20, 23, 23, 24, 31.
Nos. 1, 2, 4, 6, 11, 16, 22, 22, 23, 34. jel-wen

DROPOSALS FOR FRESH BEEF.

OFFICE COMMINGARY OF STREETS.

OFFICE COMMINGARY OF STREETS OF STREETS.

FRYENDARY OF V. June 4, 1806.

Statled proposals in duplicate are respectfully invited mittled by 25 to 166.

Statled proposals in duplicate are respectfully invited to 161 peaks, 25 to 161, 1666.

Gity Peint, Ve., with FRKSH BEEF until the statle and the streets of the statle statle of the statle s

THE BLEEDING HEART. BY JERRY WARE.

feek flower, blanking beanath my gaze, Thy beauty to my breast I take ! Erre smile and bleed, here bleed and bloom, Lad yield to heaven thy fresh perfuse— Poor wounded Heart, that sunnet break.

Sweet flower, bath earth some serret grief That droops, and bends, and bleeds in than Some positions, some hidden shame,

bear flower, I bathe thee in my tears i floch true and perfect type then art of life that grew beneath my heart, had into anodes bloom die start, My little Human Bleeding Heart.

A fair, feall life, that drouped with grief, Whose night and elender form did how, And in sweet, atlant patience hear A mother's cross, and smilling waar The thorn-crown on his baby brow.

Go, lovely flower, and bloom above. The watery child who steams below to sax those wietful, longing sym. If now flay emile is Paradies?

A lossly mother longs to know.

And whisper in a mother's par.
The secret of thy faith, that I
May emile and bleed, may bleed and bloom,
While paliners, this thy event perfume,
Exhales in incense to the sky.

O Christ, the heavens above me shine, And joy to wear Thy cross and crown ! I rest in many a starry line That "pain and anguish are divine." This besting truth steals sortly down,

And sinks into my soul. The earthy
Brokes and brutsed, doth smile and stog,
Both speak in Thine own Passius Flowers,
And whisper through the sommer hours,
That "suffering is a hely thing."

O Christ, O hoty Meeding Heart,
I live, and love, and bleed with Thee t
And so, my suffering Lord, would I
Rejutes to bleed, rejoin to die,
Stace Thou hast hied and died for me.
—N. Y. Judeper.

A shocking domestic scandal in New York city has set the gossips of the press to reviv-ing a good many personal anecdotes and in-cidents which in their time made a great sensation in the social circles of Washington, and were subjects of angry debate in politi-cal circles and among men high in public station.

serve then 1982. Mer. 7, yellow plots beases, 180. 3, yellow and a compared to the problem and and age of the problem and a compared to the problem and a compared to the problem and a compared to the problem and the proble a great deal about the intimacy between Gen. Eaton and Purser Timberlake's wife. There was, perhaps, some envy in the haste with which these stories were revived and circulated among new comers, when, on Purser Timberlake dying abroad, Major Eaton, who had been just appointed Secretary of War in Jackson's Cabinet, married the widow, as his friends said, rather hastily. Reviving the party slang of the day, some of the Jenkinses of the press, describing the fascinations of Mrs. Eaton, imply that Gen. Jackson himsensible to her charms. It was the cant of that day for a discontented portion of his own party to attribute many of his political acts to a "malign influence,"—that is, to the influence of Mr. Van Buren, his Section of the discontented portion and courtesies to Mrs. Eaton, against the edict of exclusion put in force against her by the families of the other nombers of the Cobinet.

One main trait in Gen. Jackson's character of the pressure of the pressure of the pressure of the pressure of the colored. One main trait in Gen. Jackson's character of the pressure of the pressure of the pressure of the pressure of the colored of the pressure of the colored of the pressure of the colored of the pressure of the

PROPOSALS FOR FRESH BEEF.

OPPUR CORMINEAR TO FREMENTERS, 1

Series (Proposals in displicate are respectfully twines at all 1978 20th 1985, 1985

It was, he said, a peace-making effort, and amounted, according to his reraion, to little more than the expression of an anxious desire that the forms of external courtesy might be observed, for the sake of quiet among themselves.

The Benators and Vice Passident Calhoun very properly declined any negotiation on the subject, as one which allouged only to the ladies to decide themselves. In no single case did they endorse, directly or indirectly, the imputation against the sarly conduct of Mrs. Eaton, but said, in automate, that the exclusion of Mrs. Eaton was rule of society their families had established, and had nearly conformed to it. They did not then consider the application as an affent, and Gen. Jackson as a tyrant, for they continued to hold office for more than a year afterwards. During that interval the internal feude of the beterogeneous masses which had come into power as the Jackson party, rose to the point where a split was unavoidable. Gen. Jackson and Mr. Calhoun had quarreled about the old transactions in the Cabinet of Monroe about the Florida war, and Gen. Jackson had come to believe that Mr. Calhoun and his friends, beyond bitter enmity to himself, were plotting for the dissolution of the Federal Union. The discords of politicians broke out in the public journals, and it is significant that the supporters of Mr. Calhoun, of which the United States Telegraph, edited by Duff Green, the official printer, was the leader, began altogether to hint at the "malign influence." The President had no supporters in his own Cabinet but Mr. Van Buren and Major Eaton.

Mr. Van Buren put an end to this anomalous state of affairs by resigning his office as Secretary of State. Major Eaton of course followed; the other members would not see any obligation on their part to acknowledge by resignation that they knew of any supposed political ground for leaving office. Gen. Jackson had to tall them, in his direct way, that their resignations were expected, and they were accordingly given—by some of them with a very

the matter of the settlement of the deceased Timberlake's accounts.

After the breaking up of the Cabinet, Mr. Van Buren went Minister to England, and Major Eaton Minister to Spain. Mrs. Eaton accompanied him, and startled the Court there by some of her eccentricities. She was not at all a person to reliah a Court, where etiquette is so precise and social intercourse so stately.

so stately.

The Major was at one time Governor of the Territory of Florida, and Mrs. Eston kept a sort of republican court at Talkahassee, not at all like the Spanish court. She had a free and easy style of hospitality—better suited to the frontier than to Madrid, or even to Washington, as Washington used to be. She is now near the close of a singular career. In her youth she was a brilliant, fascinating woman, clever, ambitious, and voluble, but careless of appearance and singularity, indifferent to what was said of her. Her husband was devoted to her to the last, and made her the legatee of his entire estate. In her age, she is Madame Bourganani, the discarded wife of a villain, who has robbed her of her fortune, corrupted her child, and abandoned her to poverty.—New Orleans Picayune.

Arrests of Women in Paris. The Pull Mall Gazette says: "A correspondent in Paris, renchman, sends us a most

OFFICIAL.

LAWS OF THE UNITED STATES.

nised at the Pirst Session of the Thi Ninth Congress.

Passed at the Pirst Session of the Thirty-Risth Congress.

[Possic—No. 67.]

Ax Acr to amend the postal laws.

Be if enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, from and after the first day of July, eighteen hundred and sixty-six, prepaid and free letters shall be forwarded, at the request of the party addressed, from one post office to another without additional postage charge; and returned dead letters shall be restored to the writers thereof free of postage.

Suc. 2. And be it further endedd. That it then the section of the act entitled "An act to establish salaries for postmasters, and for other purposes," approved July one, eighteen hundred and sixty-four; and so much of the twenty-eighth section of the act entitled "An act to amend the laws relating to the Post Office Department," approved March three, eighteen hundred and sixty-three, as requires postage to be charged at the prepaid rate, to be collected on the return delivery of letters, indersed with a request for their return to the writers, be, and the same are hereby, repealed; and all letters bearing such indorsement shall hereafter be returned to the writers thereof without additional postage charge.

Sac. 3. And be it further enacted, That the third section of the act entitled "An act to establish a postal money-order system," approved May seventeen, eighteen hundred and sixty-four, be, and the same is hereby, amended so as to anthorize the isauing of a money-order for any sum not to exceed fifty dollars, and that the charge or fee for an order for a sum not exceeding twenty dollars shall be twenty-five cents.

Suc. 4. And be it further enacted, That a money-order shall be a will and payable when presented to the deputy postmaster on whom it is drawn within one year after its at the postmaster of the remitter or payee, who shall make the required proofs; and postmasters at all money-order folices are hereby anthorized and required to administer to the application of the remitter

SEC. 6. And be it further enacted, That if

by the Post Office Department for that purpose.

SEC. 6. And be it further enacted, That if any person or persons shall wilfully and maniciously injure, deface, or destroy any mailable matter deposited in any letter-box, pillar-box, or other receiving boxes established by authority of the Postmaster General of the United States for the safe deposit of matter for the mails or for delivery, or shall wilfully aid and assist in injuring such mailable matter as deposited as aforeaid, every such offender being thereof duly convicted shall, for every such offence, be fined not more than five hundred dollars, or be imprisoned not more than three years, at the discretion of the court.

SEC. 7. And be it further enacted, That that whenever it shall become expedient, in the opinion of the Postmaster General, to substitute a different kind of postage stamps for those now in use, he shall be, and is hereby, authorized to modify the existing to contract for the manufacture of postage stamps so as to allow to the contractors a sum sufficient to cover the increased expenses, if any, of manufacturing the stamps so substituted.

SEC. 8. And be it further enacted, That section two of the act entitled "An act to estimate the following: Provided, That when the quarterly returns of any postmaster of the third, fourth, or fifth class show that the salary allowed is ten per centum less than it would be on the basis of commissions under the act of eighteen hundred and fifty-four, fixing compensation, then the Postmaster General shall review and readjust under the provisions of said section.

ne Bourganani, the in, who has robbed provisions of said section.

Sac. 9. And be it further enacted, That whenever the Postmaster General shall require special agents of the Post Office Department to collect or disburse the public moneys accruing from postages, such special agent or agents, when so employed, shall, prior to entering upon such duty, give bond in such sum, in such form, and with such security, as the Postmaster General may approve.

Approved, June 12, 1866.

Approved, June 12, 1866.

[Porlic—No. 68.]

Ax Acr making appropriations for the construction, preservation, and repairs of certain fortifications and other works of defence, for the year ending June thirty-eighteen hundred and sixty-seven.

Be it enacted by the Senate and House of America in Congress assembled, That the following sums be, and they are hereby, appropriated, out of any money in the Tressury not, otherwise appropriated, for the construction, preservation, and repairs of certain fortifications and other works of defence for the year ending the thirtieth of June, eighteen hundred and sixty-seven:

For Fort Wayne, near Detroit, Michigan, fifty thousand dollars.

For Fort Constitution, Portsmouth, New Hampshire, seventy-five thousand dollars.

For Fort Constitution, Portsmouth, New Hampshire, seventy-five thousand dollars.

For Fort Warren. Boston, Massachusetts, twenty-five thousand dollars.

For sea-wall at Great Brewster's island, Boston harbor, Massachusetts, seventy-five thousand dollars.

For sea-wall at Great Brewster's island, Boston harbor, Massachusetts, seventy-five thousand dollars.

For fort Warren. Boston, Massachusetts, fifty thousand dollars.

For sea-wall at Great Brewster's island, Boston harbor, Massachusetts, seventy-five thousand dollars.

For fort Warren. Boston, Massachusetts, twenty-five thousand dollars.

For fort Warren. Boston, Massachusetts, fifty thousand dollars.

For fort Remired and the delivered to be made by a competent perion or thewise.

Sec. 5. And be if further enacted, That the said district attorney shall make such the said district attorney s

dollars.

For fort at entrance of New Bedford harbor, Massachusetts, thirty thousand dollars.
For Fort Schuyler, East river, New York,
thirty thousand dollars.
For fort at Willett's Point, opposite Fort
Schuyler, New York, fifty thousand dollars.

THE NATIONAL REPUBLICAN

PUBLISHED DAILY.

THE NATIONAL REPORTIONS
Is published every morning (Sansaye excepted);
J. Sturrano & Co., No. 511 Buth street, and is farto enhestiture (by sarrings) at 75 state per month.
Mati subscribes, 64,00 per nomm; 54,00 moeths; and \$2.00 for three months, fearerfully
wares. Five capies one year, \$25,00.
Single capies, 6 capie,

THE WHEEL'S RATIONAL REPUBLICAN to published every Triday muratag; One only one \$1.00; Three ceptes one year, \$0.00; Ten cepte

For repairs of Fort Hamilton, New York, thirty thousand dollars.

For fort on site of Fort Tompkins, Staten Island, New York, fifty thousand dollars.

For fort at Sandy Hook, New Jersey, fifty SEC. 6. And be it further enacted, That whenever said district court or the circuit court shall render a final decree under this act, concerning any lot, tract, piece or percei of land, such court shall cause to be transmitted to the Commissioner of the General Land Office a full, true, and complete transcript of said final decree, and of the decription or survey of said land.

SEC. 7. And be it further enacted, That any party to any final decree rendered by said district court in any suit or cause commenced under this act may appeal from said final decree of said district court to the circuit court of the United States for the district of Missouri, at any time within one year from the

Island, New York, fifty thousand dollars.
For fort at Sandy Hook, New Jersey, fifty thousand dollars.
For repairs of Port Mifflin, near Philadelphia, twenty-five thousand dollars.
For construction of permanent platforms for modern cannon of large caliber, in existing fortifications of important harbors, one hundred thousand dollars.
For repairs of Fort Washington, on the Potomae river, twenty thousand dollars.
For Fort Monroe, Hampton Boads, Virginia, thirty thousand dollars.
For Fort Taylor, Key West, Florida, one hundred thousand dollars.
For Fort Jefferson, Gardon Key, Tortnegas, fifty thousand dollars.
For fort on Ship island, coast of Mississippi, ten thousand dollars.
For Fort Clinch, Amelia island, Florida, fifty thousand dollars.
For fort at Fort Point, San Francisco bay, California, one hundred and twenty-five thousand dollars.
For fort at Lime Point, California, seventycree of said district court to the circuit court of the United States for the district of Missouri, at any time within one year from the time of the rendition of said final decree, and not after that time; and on the granting of said appeal, a full, true, and complete transcript of said final decree, and of the petition, and all other pleadings and proceedings in said cause, and of the evidence therein, shall be transmitted to said circuit court. And when said appeas shall have been completed, and circuit court shall have full and countered to the court of the court, and circuit court shall have full and countered to the court of the court, and may allow the pleadings to be amended if necessary, and shall hear, try, and determine said cause de novo, without regarding any error, defect, or other imperfection in the proceedings of said district court, and shall render such final decree therein as the facts and the justice of said cause may require.

SEC. 8. And be it further enacted, That in case of any difference of opinion between the judges of the said circuit court upon any question arising in any such cause, the same may be certified to the Suprene Court of the United States, for its decision thereon as in other cases.

SEC. 9. And be it further enacted. That nd dollare. For fort at Lime Point, California, seventyfive thousand dollars.

For fort at Alcatras island, San Francisco bay, California, ninety thousand dollare.
For survey of northern and northwestern lakes, including Lake Superior, fifty thou-

For survey of northern and northwestern lakes, including Lake Superior, fifty thousand dollars.

For purchase of sites now occupied and lands proposed to be occupied for permanent sea-coast defences, provided that no such purchase shall be made except upon the approval of its expedience by the Secretary of War, and of the validity of title by the Attorney General, thirty-five thousand dollars.

the United States, for its decision thereon as in other cases.

SEC. 9. And be it further enacted, That all of the right, title, and interest of the United States in and to all of the wherves, streets, lanes, avenues, alleys, and other public thoroughfares which are situate, lying, and being within the corporate limits of the city of St. Louis, in the State of Missouri, shall be, and the same are hereby, granted, relinquished, and conveyed by the United States, in fee simple and in full property, to the said city of St. Louis, and to the successors and assigns forever of said city: Provided, however, That no individual rights or titles acquired previously hereto shall be in any manner impaired or prejudiced hereby.

Approved, June 12, 1866.

Attorney General, thirty-five thousand dollars.

Approved, June 12, 1866.

[Pearco—No. 69.]

As act_authorising documentary evidence of titles to be furnished to the owners of certain lands in the city of St. Louis.

Whereas within the city of St. Louis. In the State of Missouri, there are many lots, tracts, pieces, and parcels of lands which were confirmed by the act of Congress of June the thirteenth, eighteen hundred and twelve, on the ground of inhabitation, possession, or cultivation of the same prior to December the twentieth, eighteen hundred and three, and in some cases there is no adequate documentary evidence of said confirmations; and in consequence of the death of the ancient witnesses, who knew the facts of said inhabitation, possession, or cultivation, the owners of said lands, in said cases where there is no adequate documentary evidence of said confirmations, are without complete evidence of title to the same, as against the United States; and whereas persons holding grants and confirmations of lands in said city of Saint Louis, under other acts of Congress heretofore passed, may, in some cases, be without perfect documentary evidence of said grants or confirmations by the United States, and difficulties may hereafter arise therefrom, to the great injury of such persons: Therefore—

Be it enacted by the Senate and House of Representative of Missouri is hereby authorized, by proper decree, to declare released, granted, relinquished, and conveyed by the United States in and to any lot, tract, piece or parcel of land within the city of Saint Louis, in the State of Missouri, to the person or persons having the best claim or claims to the same; but nothing in this act shall authorize said court to declare released, granted, relinquished, and conveyed, as aforesaid, any land within any whas, street, lane, avenue, alley, or other public thoroughfare, or within the boundaries of any land heretofore lawfully confirmed or lawfully granted by the United States for the use or support of schools, or within t

titles acquired previously hereto shall be in any manner impaired or prejudiced hereby. Approved, June 12, 1866.

[Pulle—No. 70.]

An act to grant the right of way to the "Humboldt Canal Company" through the public lands of the United States.

Be it enacted by the Senate and House of Representatives of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the right of way for a canal through the public lands of the United States lying in Humboldt county, State of Nevada, and the use of the land for tow-paths, cuttings, and embankments, to the extent of fifty feet on each side of the center of the canal, shall be, and is hereby, granted to the Humboldt Canal Company: Provided, That in cases where deep excavation or heavy embankment is required, such greater width, not exceeding two hundred feet, may be taken by said company as may be necessary.

Suc. 2. And be it further enacted, That, in order to create a reservoir for said company sufficient to feed said canal in all seasons, said company shall be, and is hereby, authorized, by a dam ackees the Humboldt river, at such point at or near the gap in the Frement range of mountains through which said river passes, to flow so much of the public lands above said dam as may be required for the purpose of said reservoir.

Suc. 3. And be it further enacted, That there shall be, and is hereby, granted to said company the necessary sites along said canal for waste gates, mill sites, depots, and other uses of said canal, so far as places convenient for the same fall upon the public lands, and also the privilege of discharging the waste waters of said canal over any public lands into the said canal, so far as places convenient for the same fall upon the public lands, and also the privilege of discharging the waste waters of said canal over any public lands into the said canal condition of said canal, and of the sites needed for mills, depots, waste gates, and other uses of said canal, shall be sits of record.

Sec. 2. And be it further enacted, That every person desiring a a decree in his or her favor, under this act, shall file a petition in said district court, asking for such decree and describing the land for which said decree is desired; and the United States and all persons claiming such land adversely to said petitioner (if there be any such adverse claim annis) shall be made defendants in said cause; and if any party to any such cause shall be all a minor under the age of twenty-one years, and if any party to any such cause shall be all guardian ad litem shall be appointed by said court for said minor; and said district court, shall have full and complete power, jurisdiction, and authority to hear, try, and determine, and the lands hereby granted shall revert to the United States: And provided further, That nothing in this act shall be so construed as tion, and authority to hear, try, and determine tion, and authority to hear, try, and determine and provided further in the lands hereby granted shall revert to the United States: And provided further, That nothing in this act shall be so construed as to interfere with any grant of the right of way and of public lands heretofore made to any railroad company. ine all questions arising in said cause relating to the claim of the petitioner, the extent, locality, and boundaries of said claim, and all other matters connected therewith or conway and of public lands here any railroad company. Approved, June 12, 1866.

LAW AGENCIES. AW OFFICE.

WARD H. LANDS, BRACK, LAMON & CO., G. F. BLACE, BRACK, LAMON & CO., COURSELLORS AND ATTORNETS AND LATE SUPPRINE COURT OF THE UNITE STATES, THE COURTS OF THE UNITE STATES, THE COURTS OF THE DISTRICT, THE EXECUTIVE DEPARTMENTS AND CO. MITTERS OF CO. NORES., OFFICE, 465 FOURTERSTH STREET, 4615-UT DIRECTLY OPPOSITE WILLIAGE, HOUSE, AND A COURT OF THE COURT O

JOHN JOLLIFFE.

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Real Retain Brohurs and Attorneys for Claims against the United States. Office-too for onth streak, Selvenson D and E uterete, second story, F. C. Dark, 281, Westlington, D. C. Cliy Praperty, and Harriston. References: Farms bought and sea Anyry of Washington; Ges. D. C. Climbert and States and Manner. Before the Company of the Compan

N. H. MILLER,
JUSTICE OF THE PLACE,
OFFICE, NO. 481 SHAFT STREET WEST,
Want Twansylvania avenue,
Want respectfully inform his triesands and the public
generally that he is now attending to all legal heatness
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Landinn's and Tunnal Badiess, Ass., de.
Lages' avvice given in all the branches.

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